

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554

In the Matter of)

Amendment of Section 73.202(b))

Table of Allotments)

FM Broadcast Stations)

(Llano and Junction, Texas))

MB Docket No. 05-112
RM - 11222

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JUL 11 2005

To: Office of the Secretary
Attn: Assistant Chief, Audio Division
Media Bureau

Federal Communication Commission

~~Office of the Secretary~~ ²⁹

REPLY TO OPPOSITION TO MOTION TO ACCEPT SUPPLEMENT

Capstar TX Limited Partnership, CCB Texas Licenses, L.P., Clear Channel Broadcasting Licenses, Inc., and Rawhide Radio, L.L.C. (together, "Joint Parties") hereby reply to the opposition of Munbilla Broadcasting Properties ("Munbilla") to their Motion to Accept Supplement in the above-captioned case. In support hereof, the Joint Parties state as follows:

1. The Supplement relates to the Joint Parties' counterproposal in MB Docket No. 05-112 (Fredericksburg, Texas). The Joint Parties had pointed out in comments in this proceeding that the petition in this proceeding was in conflict with their counterproposal in the Fredericksburg proceeding. Under the Commission's processing rules, this conflict requires the two proceedings to be combined. Munbilla, in reply comments, argued that the Joint Parties' Fredericksburg counterproposal was defective, which, according to Munbilla, means that the proceedings should not be combined. Munbilla repeats those arguments in its opposition to the acceptance of the Joint Parties' Supplement in this proceeding. However, whatever the merits of its arguments regarding the Fredericksburg counterproposal, Munbilla is wrong about the

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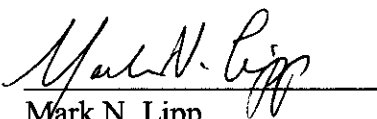
procedural issue in *this* proceeding. This proceeding and the Fredericksburg proceeding are now intertwined.

2. The Joint Parties disagree that their Fredericksburg counterproposal is defective, and have argued that point in the Fredericksburg proceeding, as set forth in the Supplement. Resolution of that issue will take place in the Fredericksburg proceeding, not in this proceeding. But this proceeding cannot be decided until that question is resolved, because if the Joint Parties' counterproposal is found to be proper, then it conflicts with the Llano petition here. Therefore, this proceeding is no longer independent. It must, at a minimum, await the outcome of Fredericksburg. Because one possible outcome would place this proceeding squarely in conflict with Fredericksburg, the *only* way this proceeding can be processed with generality is to combine it with Fredericksburg.

WHEREFORE, for the foregoing reasons, the Commission should deny Munbilla's opposition and accept and consider the Joint Parties' previously filed Supplement.

Respectfully submitted,

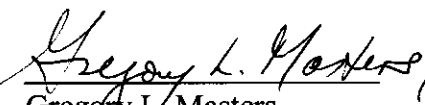
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July 11, 2005

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CERTIFICATE OF SERVICE

I, Giselle A. Abreu, an executive legal secretary in the law firm of Vinson & Elkins, L.L.P., do hereby certify that I have on this 11th day of July, 2005, caused to be mailed by first class mail, postage prepaid, copies of the foregoing "**Reply**" to the following:

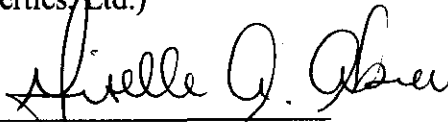
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